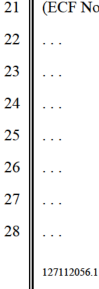
3993 Howard Hughes Parkway, Suite 600

Las Vegas, NV 89169



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1	The parties have conferred and propose that Plai	ntiff file a reply by no later than January 17, 2025.
2	So stipulated.	
3		
4	WOMBLE BOND DICKINSON (US) LLP	KNIGHT & RYAN
5		
6	By: <u>/s/ John Bragonje</u>	By: /s/ Robert A. Ryan
7	John Bragonje, Bar No. 9519 John.Bragonje@wbd-us.com	Robert A. Ryan, Bar No. 12084 robert@knightryan.com
8	3993 Howard Hughes Parkway, Suite 600 Las Vegas, NV 89169	8880 W. Sunset Rd., Suite 130 Las Vegas, NV 89148
9	Tel.: 702.949.8200	Tel.: 702.462-6083
10	Fax: 702.949.8398	Fax: 702.462-6084
11	Attorneys for Plaintiff Aquatech Corporation d/b/a United Aqua Group	Attorneys for Defendants Liquid Pool Concepts, LLC and Jacob Hawkins
12		
13	Based on the parties' stipulation, the dead	lline for plaintiff Aquatech Corporation to file a
14	reply is extended to January 17, 2025.	
15	Dated: January 16, 2025	
16		
17		United States District Judge
18		
19		
20		
21		

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